

# प्राधिकार से प्रकाशित

# PUBLISHED BY AUTHORITY

संo 5] नई विल्लो, शनिवार, फरवरी 3, 1968/माघ 14, 1889

No. 5] NEW DELHI. SATURDAY, FEBRUARY 3, 1968/MAGHA 14, 1889

इस भाग में भिन्न पृथ्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation,

## नोटिस

#### NOTICE

र्मचे लिखे भात के भसाधारण राजपत्र 19 जनवरी 1868 तिक प्रकाशित किये रथे।

The undermentioned Gezettes of India Extraordinary were published up to the 19th January 1968 :-

Issue No.	No. and Date	Issued by	Subject
5	G.S.R. 142, Dated 16th January, 1968.	Ministry of Finance	Further amendment in the notifi- cation No. 77/66-Central Excises, dated 7th May, 1966.
6	G. S. R. 143, Dated 18th January 1968.	Ministry of External Affairs.	Exempting the Citizens of the India as well as the Citizens of the union of Furma who are members of the hill 'ribes inhabiting areas within 25 miles in either side of the Indo-Burmese Frontier from the provisions of section 3 of the Passports Act, 1967 (15 of 1967).

Issue No.	No. and Dat	e Issu	ed by	Subject
7	G.S.R. 144, Dated 19 January, 1968.	trial ment	of Indus- A Develop- and any Affairs.	Appointment of Shri A. C. Bose, Joint Secretary as the Public Trustee.
	G.S.R. 145, Dated 1 January, 1968.	19th D	00.	Appointment of Shri A. C. Bose as a Member of the Company Law Board.
8	G.S.R. 146, Dated 1 January, 1968.	Agricu) munity	iture, Com- / Develop-	Re-appointment of Shri K. T. Chandy as Chairman of the Board of Directors of the Food Corporation of India.
9	G.S.R. 147, Dated 1 January, 1968.	r9th D	00.	Further amendment in the notification No. G.S.R. 37, dated 2nd January, 1965.
10	G.S.R 148, Dated 19 January, 1968.	9th D	υ.	The Northern Inter-Zonal Maize (Movement Control) Amen d- ment Order, 1968.

ऊपर लिखे धनाधारण राजपत्नों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपन भेजने पर भेज दी आएंगी । मांगपत प्रबन्धक के पास इन राजपत्नों के जारी होने की सारीख 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

# भाग **II---अण्ड** 3---उपखण्ड (i)

# PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोडकर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छोउकर) केन्द्रीय प्राविकारियों हारा जारी किये गये विधि के प्रन्तर्गत बनाये प्रीर जारी किये गये साथारण नियम (जिनमें साबारण प्रकार के बादेश, उप-नियम बादि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 18th January 1968

G.S.K. 183.—In pursuance of sub-rule (1) and the first provise to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Kerala, hereby make the following further amendments to the LAS. (Fixation of cadre strength) Regulations,  $1 \ge 55$ :

#### Amendment

In the Schedule to the said Regulations under "KERALA" the following entries shall be deleted:

1

1. Joint Development Commissioner and Joint Secretary to Government		1
2. Deputy Development Commissioner and Deputy Scere-		1
(II) for the entries:— Secretaries and Additional Secretaries Joint Secretaries and Deputy Secretaries	••	10 9
the following shall be substituted:— secretaries and Additional Secretaries Joint Secretaries and Deputy Secretaries	•••	11 9

2. The amendment shall come into force from the date of its publication in the Gazette of India.

[No. 6/4/68-AIS(I).]

#### New Delhi, the 18th January 1968

G.S.R. 184.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Punjab, hereby make the following further amendments to the IAS (Fixation of cadre strength) Regulations, 1955:

#### Amendments

In the schedule to the said Regulation, under 'PUNJAB' for entry:—
 "Superintendent of Police (Vigilance Deptt.) . 1".
the following may be substituted:—
 "Director, Special Inquiry Agency .. 1".

2. The amendment shall come into force from the date of its publication in the Gazette of India.

[No. 6/45/67-AIS. I.]

#### New Delhi, the 23rd January 1968

G.S.R. 185.—In pursuance of sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Rajasthan have revised the strength and composition of the Indian Administrative Service cadre of Rajasthan and hereby direct that in the schedule to the Indian Administrative Service (Fixation of cadre strength) Regulations, 1955:

For the entries relating to Rajasthan the following entries shall be substituted, namely:—

#### RAJASTHAN

١.	Senior posts under the State Government		71
	Chief Sccretary to Government	• • •	1
	Chairman, Board of Revenue		1
	Members, Board of Revenue		4
	Financial Commissioner and Ex-Officio Secretary to Government	•••	1
	Commissioner for Development and ex Officio Secretary to		,
	Government		1
	Commissioner for Departmental Enquiries	***	1
	Commissioner and Secretary to Government Irrigation, Power and Public Works Department		1
	Commissioner, Food, Civil Supplies and Famine Relief and ex-Officio Secretary to Government		1
	Secretaries to Government	• • •	5
	Special Secretaries to Government		3
	Deputy Secretaries to Government		θ
	Settlement Commissioner and ex-Officio Director of Consolidation Additional Development Commissioner and ex-Officio Deputy	٠.	1
	Secretary to Government		1

1

Settlement Officer

Registrar, Co-or	perative Societies		1
Additional Reg	istrar, Co-operative Societies		1
Secretary to Go	o√ernor		1
Secretary to th	ne Chief Minister	• • •	1
Collectors			26
Director of Indi			1
	er's Training School	-	1
	Commercial Taxes	٠.	1
Commissioner, 1	Excise		1
Secretary, Raja	sthan Canal Board		1
Commissioner, Bhakra Pro	Colonisation. Rajasthan, Canal Project and oject		1
Additlonal Com Deputy Sec	missioner, Food and Civil Supplies and ex-Officio cretary to Government		1
Additional Com	nmissioner, Commercial Taxes		1
	Officer and Director of Election and ex-Officio to Government		1
Registrar, Boar	rd of Revenue	٠.	1
		-	
			71 
t. Senior posts un cent of 1 above	nder Central Government at the rate of 40 per e		28
		•	99
rule 8 of the	ed by Promotion and Selection in accordance with Indian Administrative Service (Recruitment) the rate of 25 per cent of 1 and 2 above		24
	ed by Direct Recruitment (1 and 2 minus 3)		75
= :=	serve at the rate of 20 per cent of 4 above		15
-	at the rate of 11 per cent of 4 above		8
	t the rate of 20.60 per cent of 4 above		15
	eve at the rate of 10.59 of 4 above		8
Direct Recruit	ment Posts		121
			<del>-</del> 24
Premotion Post	ts	•••	21

[No. 6/1/(14)/66-AIS(I)-A.]

G.S.R. 186.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government after consultation with the Government of Rajasthan hereby makes the following amendments to Schedule III appended to the said Rules.

<sup>2.</sup> The amendment shall come into force from the date of its publication in the Gazette of India.

#### Amendments

In the said Schedule III

- (1) Under the heading 'A-Posts carrying pay above the time scale pay in the Indian Administrative Service' under the State Government's against 'Rajasthan'
  - (i) the following entries shall be deleted viz.,

Additional Chief Secretary.

Commissioner, Betterment Levy and ex-officio Secretary to Government.

(ii) the following entries shall be added viz.,

Financial Commissioner and ex-officio Secretary to Government 2500-125/2-2750.

Commissioner and Secretary to Government Irrigation, Power and Public Works Department. 2500-125/2-2750.

Commissioner, Food, Civil Supplies and Famine Relief and ex-officio Secretary to Government. 2500-125/2-2750.

- 2. Under the heading 'B-Posts carrying pay in the senior time scale of the Indian Administrative Service' under the State Government including posts carrying Special pays in addition to pay in the time scale: against 'Rajasthan'.
  - (i) the following entry shall be deleted viz,

Labour Commissioner.

(ii) the following entries shall be added viz.,

Additional Commissioner, Food and Civil Supplies and ex-officio Deputy Secretary to Government.

Additional Commissioner, Commercial Taxes, Chief Electrol Officer and Director of Election and ex-officio Secretary to Government.

Registrar, Board of Revenue.

[No. 6/1/(14)/66-AIS(I)-B.]

A. N. BATABYAL, Under Secy.

#### New Delhi, the 23rd January 1968

G.S.R. 187.—Whereas it appears to the Central Government that the properties of the fund specified in the Schedule below should be vested in the Treasurer of Charitable Endowments for India;

Now, therefore, in exercise of the powers conferred by section 12 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government hereby directs that the said property shall be vested in the Treasurer of Charitable Endowments for India.

#### THE SCHEDULE

Assets of the King Edward Memorial Trust Fund, maintained by Ex-Sangli State, Sangli.

[No. F.16/1/67-Judl.II.]

B. SHUKLA, Dy. Secy.

#### MINISTRY OF RAILWAYS

#### (Railway Board)

New Delhi, the 19th January 1968

G.S.R. 188.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to further

amend the Indian Railway Medical Service (District Medical Officer) Recruitment Rules, 1965, namely:

- (1) These rules may be called the Indian Railway Medical Service (District Medical Officer) Recruitment (Amendment) Rules, 1968.
  - (2) They shall come into force with effect from 1st January, 1966.
- 2. In the Indian Railway Medical Service (District Medical Officer) Recruitment Rules, 1965, the existing entry under Column 4 of the schedule annexed thereto, shall be substituted by the following:—
  - "Rs. 700—40—1,100—50/2—1,300 plus restricted non-practising allowance @ 35 per cent of pay subject to a maximum of Rs. 400".

[No. E(GR)I-67RB3-1.]

New Delhi, the 25th January 1968

G.S.R. 189.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act. 1890 (9 of 1890), the Central Government hereby makes the following rule further to amend the general rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Part I of the said rules, in rule 436, sub-rule (iii) shall be renumbered as sub-rule (iv) thereof and before the sub-rule as so renumbered the following sub-rule shall be inserted, namely:—

(iti) When a Permissive Stop Signal has been passed at 'on' the Driver shall proceed with great caution until the next Stop Signal, whether permissive or manual, is reached. Even if this signal displays "Caution" or "attention" or "Clear" aspect, the Driver must continue to look out for any possible obstruction short of the same. He shall proceed cautiously up to that signal and shall act upon its indication only after he has reached it."

[No. 64 TTV/29/8(33).]

C S. PARAMESWARAN, Secy-

# MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

# (Department of Labour & Employment) (Director General of Employment and Training)

New Delhi, the 20th January 1968

- G.S.R. 190.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Labour Depot, Gorakhpur (Non-Gazetted Posts) Recruitment Rules, 1966, namely.—
  - (1) These rules may be called the Labour Depot, Gorakhpur (Non-Gazetted Posts) Amendment Rules, 1968.
  - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Labour Depot, Gorakhpur (Non-Gazetted Posts) Recruitment Rules, 1966, in the entries relating to the posts of "Accountants Grade-I" in column 11, for the existing entry, the following entry shall be substituted, namely:—
  - (i) "75 per cent of the vacancies to be filled from Accountants, Grade II/ Stores-Accountant/General Assistant with 3 years service in the Grade.

(ii) 25 per cent of the vacancies to be filled by Senior Stenographers in the scale of Rs. 130-5-160-8-200-EB-8-256-EB-8-280-10-300 with 3 years service in the grade and who will be given advance training in the line for one year".

[No. 27(34)/67-Adm.II.]

G. JAGANNATHAN, Under Secy.

#### (Department of Labour & Employment)

New Delhi, the 22nd January 1968

- G.S.R. 191. In exercise of the powers conferred by section 5, read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme, further to amend the Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. PF. 16(1)/48, dated the 3rd July, 1948, namely:—
- 1. This Scheme may be called the Coal Mines Bonus (Amendment) Scheme, 1968.
  - 2. This Scheme shall come into force on the 15th August, 1967.
- 3. In paragraph 2 of the Coal Mines Bonus Scheme (hereinafter referred to as the said Scheme)—  $\,$ 
  - (i) sub-paragraph (k) shall be omitted.
  - 4. In paragraph 3 of the said Scheme-
    - (i) for the existing Exception (a), the following shall be substituted, namely:—
      - (a) his basic earnings exceed seven hundred and thirty rupees per month; or
    - (ii) Exception (b) shall be omitted.
    - (iii) for the existing Exception (d), the following shall be substituted, name-ly:—
      - (d) "he is employed by or through a contractor on construction of roads and buildings.".
- 5 In paragraph 7 of the said Schedule, for sub-paragraphs (1) and (2), the following shall be substituted, namely:—
  - (i) "(1) The amount of bonus payable to an employee in respect of the quarter ending on the 30th September, 1967 shall be one-third (1/3rd) of his basic earnings for work done in that quarter upto the 14th August, 1967 in a coal mine wherein he qualifies for bonus and ten per cent (10%) of his basic earnings for the subsequent period of the quarter.
    - (2) The amount of bonus payable to an employee in respect of quarters subsequent to the quarter ending on the 30th September, 1967 shall be ten per cent (10%) of the basic earnings of the employee for work done in that quarter in the coal mine wherein he qualifies for bonus.".
- 6. In paragraph 8 of the said Scheme, for sub-paragraph (1), the following sub-paragraph shall be substituted, namely:—
  - (i) "(1) Illegal lock-out.—If a lock-out takes place in a coal mine, any employee or any union of workers, shall if the employee or the Union of workers considers the lock-out to be illegal, within thirty days

from the commencement of the lock-out, make an application in triplicate in Form XII (with enclosures also in triplicate) to the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated or to any other officer specified by the Central Government in this behalf for decision as to whether the lock-out is legal or illegal."

- (ii) sub-paragraph (1A) shall be renumbered as sub-paragraph (2).
- (iii) sub-paragraphs (2) and (2A) shall be omitted,
- 7. In sub-paragraph (2) or paragraph 9 of the said Scheme, in the proviso, for the words "strike was legal", the words "look-out was illegal" shall be substituted.
- 8. The Schedule along with the Tables 'A' and 'B' appended to the said Scheme shall be omitted.
- 9. In Form XII appended to the said Scheme, the word "strike" wherever it occurs shall be omitted.

[No. 3(18)/67-PF-I(i).]

- G.S.R. 192.—In exercise of the powers conferred by section 5, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 1705 dated the 4th October, 1952, namely:—
- 1. This Scheme may be called the Andhra Pradesh Coal Mines Bonus (Amendment) Scheme, 1968.
  - 2. This Scheme shall come into force on the 15th August, 1967.
- 3. In Paragraph 2 of the Andhra Pradesh Coal Mines Bonus Scheme (hereinafter referred to as the said Scheme)—
  - (i) sub-paragraph (k) shall be omitted.
  - 4. In paragraph 3 of the said Scheme-
    - (i) for the existing Exception (a), the following shall be substituted; namely:—
      - (a) his basic earnings exceed seven hundred and thirty rupees per month;
    - (ii) Exception (b) shall be omitted.
    - (iii) for the existing Exception (c), the following shall be substituted, namely:—
      - (c) "he is employed by or through a contractor on construction of roads and buildings.".
- 5. In paragraph 6 of the said Scheme for sub-paragraphs (1) and (2) the following shall be substituted, namely:—
  - "(1) The amount of bonus payable to an employee in respect of the quarter ending on the 30th September, 1967 shall be one-third (1/3rd) of his basic earnings for work done in that quarter upto the 14th August, 1967 in a coal mine where he qualifies for bonus and ten per cent (10%) of his basic earnings for the subsequent period of the quarter.
  - (2) The amount of bonus payable to an employee in respect of a quarter subsequent to the quarter ending on the 30th September, 1967 shall be ten per cent (10%) of the basic earnings of the employee for work done in that quarter in the coal mine wherein he qualifies for bonus.".

- 6. In paragraph 7 of the said Scheme, for sub-paragraph (1), the following shall be substituted, namely:—
  - (i) (1) "Illegal Lock-out.—If a lock-out takes place in a coal mine, any employee or any union of workers shall, if such employee or the union of workers, as the case may be consider the lock-out to be illegal, within thirty days from the commencement of the lock-out, make an application in triplicate in Form XII (with enclosures also in triplicate) to the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated or 10 any other officer specified by the Central Government in this behalf for decision as to whether the lock-out is legal or illegal."
  - (ii) sub-paragraphs (1A) and (4) to (9) shall be renumbered as sub-paragraphs (2) to (8) respectively.
  - (iii) sub-paragraphs (2) and (3) shall be omitted.
  - 7. In Form XII appended to the said Scheme, the word "strike" wherever it occurs shall be omitted.

[No. F. 3(18)/67-PF-I(ii).]

- G.S.R. 193.—In exercise of the powers conferred by section 5, read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3643, dated the 17th December, 1954, namely:—
- 1. This Scheme may be called the Rajasthan Coal Mines Bonus (Amendment) Scheme, 1968.
  - 2. This Scheme shall come into force on the 15th August, 1967.
- 3. In paragraph 2 of the Rajasthan Coal Mines Bonus Scheme (hereinaster referred to as the said Scheme)
  - sub-paragraph (k) shall be omitted.
  - 4. In paragraph 3 of the said Scheme-
    - (i) for the existing Exception (a), the following shall be substituted, namely:—
      - (a) his basic earnings exceed seven hundred and thirty rupees per month; or
    - (ii) Exception (b) shall be omitted.
    - (iii) for the existing Exception (c), the following shall be substituted, namely:—
      - (c) "he is employed by or through a contractor on construction of roads and buildings."
- 5. In paragraph 6 of the said Scheme, for sub-paragraphs (1) and (2) the following shall be substituted, namely:—
  - "(1) The amount of bonus payable to an employee in respect of the quarter ending on the 30th September, 1967 shall be one-third (1/3rd) of his basic earnings for work done in that quarter upto the 14th August, 1967 in a coal mine where he qualifies for bonus and ten percent (10%) of his basic earnings for the subsequent period of the quarter.
  - (2) The amount of bonus payable to an employee in respect of a quarter subsequent to the quarter ending on the 30th September, 1967 shall be ten percent (10%) of the basic earnings of the employee for work done in that quarter in the coal mine wherein he qualifies for bonus."
- 6. In paragraph 7 of the said Scheme, for sub-paragraph (1), the following shall be substituted, namely:—
  - (i) "(1) **lilegal lock-out.**—If a lock-out takes place in a coal mine, any employee or any union of workers shall, if such employee or the

union of workers, as the case may be consider the lock-out to be illegal, within thirty days from the commencement of the lock-out, make an application in triplicate in Form XII (with enclosures also in triplicate) to the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated or to any other officer specified by the Central Government in this behalf for decision as to whether the lock-out is legal or illegal."

- (ii) sub-paragraphs (1A) and (4) to (9) shall be renumbered as sub-paragraphs (2) to 8 respectively.
- (iii) sub-paragraphs (2) and (3) shall be omitted.
- 7. In Form XII appended to the said Scheme, the word "strike" wherever it occurs shall be omitted.

[No. 3(18)/67-PF-I(ini).]

- G.S.R. 194.—In exercise of the powers conferred by section 5, read with rection 7, of the Coal Mines Provident Fund and Bonus Schemes Act. 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Assam Coal Mines Bonus Scheme published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2042, dated the 8th September, 1955, namely:—
- 1. The Scheme may be called the Assam Coal Mines Bonus (Amendment) Scheme, 1968.
  - 2. This Scheme shall come into force on the 15th August, 1967.
- 3. In paragraph 2 of the Assam Coal Mines Bonus Scheme (hereinafter referred to as the said Scheme)—  $\,$ 
  - (i) sub-paragraph (k) shall be omitted.
  - 4. In paragraph 3 of the said Scheme,-
    - (i) for the existing Exception (a), the following shall be substituted, namely:—
      - (a) his basic earnings exceed seven hundred and thirty rupees per month;

 $\mathbf{or}$ 

- (ii) Exception (b) shall be omitted.
- (iii) for the existing Exception (c), the following shall be substituted. namely:—
  - (c) "he is employed by or through a contractor on construction of roads and buildings".
- 5. For paragraph 6 of the said Scheme, the following shall be substituted, namely:—
- "6. Amount of bonus.—The amount of bonus payable to an employee of categories I and II with effect from the week commencing on the 13th August, 1967 shall be as follows:—
- (1) Category I employee.—One fifteenth (1/15th) of his basic earnings for the week or thirty two passe per day whichever is higher if he outs in attendance of not less than five days in a week and one thirtieth (1/30th) of his basic earnings for the week or twenty passe per day whichever is higher, if he puts in attendance for not less than four days in a week:
- (2) Category II employee.—One fifteenth (1/15th) of his basic earnings for the week or thirtyfive paise per day whichever is higher, if he puts in attendance for not less than six days in a week and one thirtieth (1/30th) of his basic earnings for the week or twenty paise per day whichever is higher if he puts m attendance for five days in a week:
- (3) Category I and Category II employees.—In addition to the bonus mentioned in (1) and (2) above these employees shall be entitled to "deferred" bonus equivalent to fifty (50) per cent of the total amount of weekly bonus earned by them during any quarter:

- (4) Category III employee.—The amount of bonus payable to a category III employee in respect of the quarter ending on the 30th September, 1967 shall be one-third (1/3rd) of his basic earnings for work done in that quarter upto the 14th August, 1967 in a coal mine wherein he qualifies for bonus and ten percent (10%) of his basic earnings for the subsequent period of the quarter, and one-tenth (1/10th) of the basic earnings of the employee for work done in that quarter in the coal mine wherein he qualifies for bonus for the quarters subsequent to the quarter ending on the 30th September, 1967
- 6. In paragraph 7 of the said Scheme, (i) for sub-paragraph (1), the following shall be substituted, namely:—
  - "(i) Illegal lock-out.—If a lock-out takes place in a coal mine any employee or any union of workers shall, if such employee or union of workers, as the case may be, considers the lock-out illegal, within thirty days from the commencement of the lock-out, make an application in triplicate in Form XII (with enclosures also in triplicate) to the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated or to any other officer specified by the Central Government in this behalf, for decision whether the lock-out is legal or illegal."
  - (ii) sub-paragraphs (2) and (3) shall be omitted.
  - (in) sub-paragraphs (1Λ) and (4) to 9 of paragraph 7 shall be renumbered as sub-paragraphs (2) to (8) respectively.
- 7. In Form XII appended to the said Scheme, the word "strike" wherever it occurs shall be omitted,

[No 3(18)/67-PF-I(iv).]

DALJIT SINGH, Under Secy.

# MINISTRY OF HEALTH, FAMILY PLANNING AND URBAN DEVELOPMENT (Department of Health)

New Delhi, the 19th January 1968

G.S.R. 195.—The following draft rules further to amend the Prevention of Food Adulteration Rules. 1955, which the Central Government, after consultation with the Central Committee for Food Standards, propose to make, in exercise of the powers conferred by sub-section (2) of section 4 and sub-section (1) of section 23 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), are hereby published, as required by sub-section (1) of section 23 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft rules will be taken into consideration on or before the 28th February, 1968.

Any objections or suggestions which may be received from any person with respect to the said draft rules, before the date so specified, shall be considered by the Central Government.

#### Draft Rules

- 1 (1) These rules may be called the Prevention of Food Adulteration (Amendment) Rules, 1968.
- (2) They shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
  - 2. In the Prevention of Food Adulteration Rules, 1955.

In appendix B,

for item A. 17.06 the following shall be substituted, namely:-

\*A. 17.06 Mustard oil (Sarson-ka-tel) means the oil expressed from clean and sound mustard seeds, belonging to the compestris, juncea or napus

varieties of srassica. It shall be clear, free from rancidity suspended, or foreign matter, separated water, added colouring or flavouring substances or mineral oil. It shall conform to the following standards:—

- (a) Butryo-refractometer reading at 40°C-58.0 to 60.5.
- (b) Seponification value-168-177.
- (c) Iodine value-98-108.
- (d) Unsaponifiable matter-Not more than 1.2 per cent by weight.
- (e) Free Fatty acid as Oleic acid-Not more than 3 per cent.
- (f) Bellier Test (Turbidity Temperature acetic acid method)—Not more than 27.5°C.
- (g) Test for argemone oil-Negative.
- (h) Test for hydrocyanic acid-Negative."

[No. F. 14-103/67-PH.]

M. C. JAIN, Under Secy.

# MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND CO-OPERATION

#### (Department of Food)

New Delhi, the 25th January 1968

G.S.R. 196.—In pursuance of section 7 of the Warehousing Corporations Act, 1962 (58 of 1962), read with clause (li) of rule 3 of the Central Warehousing Corporation Rules, 1963, the Central Government hereby nominates Shri S. M. H. Burney, Joint Secretary to the Government of India, in the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Agriculture) as a director of the Central Warehousing Corporation established under the said Act in place of Shri I. J. Naidu and makes the following amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food), No. G.S.R. 465, dated the 16th March, 1963, namely:—

In the said notification, for item (2) and the entry relating thereto, the following item and entry shall be substituted, namely:—

"(2) Shri S M. H. Burney, Joint Secretary to the Government of India, Ministry of Food, Agriculture, Community Development and Coopera tion (Department of Agriculture)."

[No. F. 26-3/65-SG.II.]

DEVAKI NANDAN GOYAL, Under Secy-

#### MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 18th January 1968

- G.S.R. 197.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Chief of Exploration in the Ministry of Petroleum and Chemicals, namely:—
- 1. Short title.—These rules may be called the Chief of Exploration (Class 1 Gazetted) Recruitment Rules, 1968.
- 2. Application.—These rules shall apply to the post specified in Col. 1 of the Schedule hereto annexed.

- 3. Number and scale of pay.—The number of posts and scale of pay attached thereto shall be as specified in Cols. 2 and 4 of the said Schedule.
- 4. Classification, method of Recruitment etc.—The classification of the post, method of recruitment and other matters relating thereto shall be as specified in Cols. 3 and 5 to 11 of the said Schedule.
- 5. **Disqualifications.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the aforesaid post, and
- (h) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post.
- 6. Power to relax.—Where the Central Government is of the opinion that it necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the UPSC relax any of the provisions of these rules with respect to any class or category of persons/post.

SCHEDULE

		Ŕ	ecruitment Ri	iles for the	Post of (	Chief of Explo	ration in t	he Mini	stry of Petroleun		F. 3/14-A	A(5)/67-RR.]
Name of Post	No, of posts	Classifica- tion 3	Scale of pav	Whether Selection post or Non- Selection post	Age for Direct Recruits	Educational and other qualification required for direct re- cruits	Whether age and seducation al qualifications prescribe for direct recruit will app in the car of promotion	of proba- tion, if any d ti	rectt, or by promotion or by deputation/	which promotion/ deputation/trans- fer to be made	its composi-	Circumstances in which UPSC is to be consulted in making rectt.
1	2	3	4	5	6	7	8	9	10	11	12	13
Chief of Exploration	I	General Central Service Class I (Gazetted)	Re. 1800 100-2000 125-2250	- appli-	Not appli- cable.		apoli-	Not appli- cable,	By transfer/deputation or transfer on short-term contract.	Transfer Deputation, transfer on short-term contract Officers from Government Semi Government, Organisations, dealing with oil exploration and production and drawing a basic pay of not less than Rs. 1500 - p.m.	_	As required under the rules.

(Period of deputation/short-term contract—ordinarily not exceeding 3 years).

[No 16(12)'67-Adm. 1]

R. N. CHOPRA, Under Secy.

# MINISTRY OF TRANSPORT AND SHIPPING

#### (Transport Wing)

#### · PORTS

New Delhi, the 20th January 1968

- G.S.R. 198.—In exercise of the powers conferred by sub-section (1) of section: 35 of the Indian Posts Act, 1908 (15 of 1908) and in supersession of the Kandla Port Pilotage (Fees) Rules, 1962, the Central Government hereby makes the following rules, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Kandla Port Pilotage (Fees) Rules, 1968.
  - (2) They shall come into force at once.
- 2. Fees for pilotage.—Fees for pilotage in the Port of Kandla shall be as specified in the Schedule to these rules.
- 3. Fees for late submission of pilotage requisition.—When the services of a pilot are requisitioned for inward pilotage or outward pilotage or shifting of a mechanically propelled vessel by giving a notice of less than twelve hours before the time the pilot is required to board the vessel, a late fee of an amount calculated at the rate of Rs. 37.50 for each hour or part thereof by which the period of notice falls short of twelve hours or of an amount equal to the full pilotage fee leviable for the services requisitioned, whichever is less, shall be levied:

Provided that no such requisition shall ordinarily be entertained if the notice of requisition is less than three hours in the case of requisition for inward pilotage of a mechanically propelled vessel and two hours in other cases, but if, having regard to the special circumstances of the case, the requisition is entertained and a pilot is made available, an additional fee of Rs. 62.50 shall also be levied in respect thereof.

Note.—No claim shall be entertained for refund of any fees payable, under this paragraph in respect of any requisition on the ground that such requisition has been cancelled subsequently.

- 4. Fees for cancellation of pilotage requisition and non-utilisation of pilot.—
- (1) When the services of a pilot arc requisitioned for the inward pilotage of a mechanically propelled vessel and if such requisition is cancelled by giving a notice of:
  - (i) less than 6 hours but more than 3 hours before the time fixed for the Pilot to board the vessel, a cancellation fee equal to 50 per cent of the Pilotage fees shall be levied;
  - (ii) less them 3 hours before the time fixed for the Pilot to board the vessel, but before the pilot has been despatched a cancellation fee equal to 75 per cent of Pilotage fees shall be levicd.
- (2) When the services of a Pilot are requisitioned for the outward pilotage of a mechanically propelled vessel or for shifting from one place to another and if such requisition is cancelled at a notice of less than 3 hours but before the time fixed for the Pilot to board the vessel, a fee equal to 50 per cent of Pilotage fee leviable for the services requisitioned shall be levied.
- (3) Where a Pilot goes out to Pilot an incoming vessel at the Pilot station in accordance with the requisition, full Pilotage fee shall be recovered if the Pilot has to return owing to:
  - (1) non arrival or late arrival of that vessel.
  - (2) refusal of the Master of that vessel to enter the Port; or
  - (3) any other reasons.

- (4) Where a Pilot boards an outgoing vessel or vessels requiring shifting from one place to another in accordance with the orders issued pursuant to the requisition and is subsequently informed that his services are not required, a fee of Rs. 125 or full pilotage fees for the services requisitioned whichever is less, shall be levied.
- (5) When a Pilot is required to attend a ship at the request of the Master of the Agents or at the discretion of the Harbour Master for work other than piloting the ship in or out of the harbour or other than berthing or unberthing or shifting of the vessels, an attendance fee of Rs. 75 per hour or part thereot shall be levied.
- 5. **Detention fee.**—(1) A detention fee of Rs. 57.50 per hour or part thereof shall be charged if a Pilot is detained on board the vessel to be piloted in or out for more than half an hour owing to any reason except for reasons of stress of weather, desertion of crew or such other reasons beyond the control of the Master
- (2) A detention fee of Rs. 87.50 per hour or part thereof shall be charged if a Pilot is detained beyond the intimated expected time of arrival for more than half an hour on the Pilot launch of tug etc. pending the arrival of a ship.
- 6. Fee for use of Port's tugs.—(1) For assisting or attending a vessel in the harbour for berthing, unberthing or shifting the vessel to be piloted, a special fee of Rs. 375 per vessel per tug shall be levied in addition to the Pilotage fee or shifting charges. No such special fee shall be levied when the tug is utilised for shifting of vessels to suit the convenience of the Port.
- (2) For attending or assisting a vessel in the approach channel (Kandla Bar Area) during Pilotage (if such attendance is considered necessary by the Deputy Conservator), an additional fee of Rs 187.50 per tug shall be levied for such assistance or attendance.
- (3) For towing a vessel in the Pilotage limits of Kandla Port a charge of Rs. 625 per tug for a vessel under 1,500 tons net register and Rs. 937.50 per tug for a vessel of 1,500 tons net register and over shall be levied.
- (4) For detention of a tug for more than half an hour owing to any reason except for reasons of stress of weather, desertion of crew, or such other reasons beyond the control of the Master, a charge of Rs. 187.50 per hour or part thereof shall be levied in addition to the charges to be paid for the services rendered by the tug.
- (5) If a tug is ordered to tow a vessel and if after having reached the vessel or after specially raising steam, or after leaving her mooring, for the above purpose is informed that her services are not required a charge of Rs. 187.50 shall be levied.
- 7. Fee of shifting etc.—Fecs amounting to 50 per cent of the Pilotage fees chumerated in Parts I and III of the Schedule shall be levied each time for shifting any vessel from one place to another after she has become liable to pay full Photage charges under the rules during the particular voyage:

Provided however no such shifting charges shall be levied when shifting is necessitated to suit the convenience of the Port.

Note.—A surcharge of 57.5 per cent will be levied on the charges leviable under these rules on all foreign-going vessels except Sailing Vessels.

#### SCHEDULE

#### (See Rule 2)

Part I—All mechanically propelled vessels viz. steamers, tugs, launches except those engaged on Ferry services.

(i) Vessels upto 3,000 tons (GRT)

Rs. 10 per 100 tons or part thereof each way subject to a minimum of Rs. 125.

(ii) Vessels over 3,000 tons (GRT)

Rs. 12.50 per 100 tons or part thereof each way.

Norm 1.—The levy of these rates shall be subject to the following exceptions and conditions:

- (i) Pilotage will not be compulsory in case of vessels of 100 tons net or under, provided that they are not seagoing vessels. Such vessels may however ask for Pilot if they so desire on payment of fees according to above table.
- (ii) Sea-going vessels of 100 tons net or under can be exempted from compulsory pilotage on issue of an exemption certificate at the discretion of the Deputy Conservator or the Harbour Master or any other Officer authorised by the Conservator of the Port on payment of exemption certificate fee of Rs. 12.50 each way.
- (iii) Vessels of over 100 tons but below 200 tons net may be exempted from compulsory pilotage at the discretion of the Deputy Conservator or the Harbour Master or any other Officer authorised by the Conservator of the Port on payment of exemption certificate fee of Rs. 18.75 each way.
- (iv) All vessels except those in category (i) above, entering or leaving the Port without Pilot or valid pilotage exemption certificate will in addition to all other penaltics provided under the Indian Ports Act, 1908 be liable to payment of pilotage fees according to the above table.

Note 2.—The rates in the above table are for pilotage from and upto two miles sweared of the pilot station (outer Tuna Buoy). If however, a Pilot is required to proceed more than two miles seaward from the Pilot Station (Outer Tuna Buoy) to pilot a vessel, pilotage fees at double the rates of the above table shall be levied. Boarding of Pilots shall be restricted to a maximum of 6 miles seaward from Pilot Station (Outer Tuna Buoy).

#### Part II ... Ferry Service:

A licence fee of Rs. 18.75 per month per launch shall be levied to examine the Master and to issue an exemption certificate in lieu of the compulsory pilotage for ferry launches plying between Kandla and Navlakhi.

#### Part III—Salling vessels other than Mechanically Propelled vessels—

## Classification Pilotage fees Pilotage is not compulsory. If required by the Master Pilot may be utilised in which case (a) Sailing Vessel of 100 tons or less. a Pilotage fee of Rs. 31.25 each way will be charged. (b) Sailing vessels exceeding 100 tons Can be exempted from Pilotage if Deputy Comservator or Harbour Master or any other Officer but below 200 tons. authorised by the Conservator of the Port certifles to that effect in any particular case. A fee of Rs. 18.75 shall be levied for exemption certificate each day. If required by the Master, a Pilot may be utilised in which case a Pilotage fee of Rs. 50 each way shall be charged. If a vessel enters or leaves the Port without a Pilot, or a valid Pilotage exemption certificate, a Pilotage fee of Ro. 50 each way shall be charged. (c) Sailing vessels of 200 tons and over. Rs. 75 each way.

NOTE.—(i) The tonnage referred to in all the above categories of vessels in this part of the notification means 'Net tonnage'.

(ii) Where only one tonnage is indicated in the certificate of Registry, it may be treated as 'Net tonnage' for the purpose of classification of (a), (b), and (c) of the above part of the notification.

[No. 2-PG(2)/68.]

- G.S.R. 199.—In exercise of the powers conferred by sub-section (1) of section 33 and section 34 of the Indian Ports Act, 1908 (15 of 1908), and in supersession of the notification of the Government of India, in the late Ministry of Transport and Aviation, Department of Transport, Shipping and Tourism (Transport Wing), No. 8-PG(134)/66-I, dated the 5th November, 1966, the Central Government hereby directs that upon the expiration of sixty days from the date of publication of this Notification in the Gazette of India, surcharges at the undermentioned rates shall be levied on port dues now leviable on vessels entering the Port of Bombay:—
  - (a) On all sailing vessels, whether foreign-going or coasting, on vessels exclusively engaged in the coasting trade of India of ten tons and upwards (except fishing boats) and on tug boats, ferry boats, and river boats, whether propelled by steam or other mechanical means—at the rate of 5 per cent.
  - (b) On foreign-going vessels of ten tons and upwards (except sailing vessels and fishing boats) and on tug boats, ferry boats and river boats, whether propelled by steam or other mechanical means arriving from ports outside India—at the rate of 65 per cent.

Explanation.—(1) The term "sailing vessels" means any description of vessels provided with sufficient sail area for navigation under sails alone, whether or not fitted with mechanical means of propulsion, and includes a rowing boat or cance but does not include a pleasure craft.

- (2) The terms "coasting vessels" and "vessels exclusively engaged in the coasting trade of India" means vessels engaged in the carriage by sea of passengers or goods from and to any port or place within India.
- (3) The term "foreign-going vessels" means vessels employed in trading between any port or place in India and any other port or place or between ports or places outside India.

[No. 19-PG(11)/67-I.]

O.S.R. 200.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendment in the notification of the Government of India, in the late Ministry of Transport No. 8-PI(210)/52, dated the 14th January, 1953, namely:—

In the said notification, for "Note-2", and the Explanation thereunder, the following shall be substituted, namely:—

"Note 2.—Surcharges at the undermentioned rates shall be levied on mooring fees:—

- (a) on all saling vessels whether foreigngoing or coasting, and on vessels exclusively engaged in the coasting trade of India, including fishing boats, tug boats, ferry boats and river boats, whether propelled by steam or other mechanical means—at the rate of 5 per cent;
- (b) on foreign-going vessels (except sailing vessels) and on tug boats, ferry boats and river boats, whether propelled by steam or other mechanical means, arriving from ports outside India—at the rate of 65 per cent.

Explanation.—(1) The term "sailing vessels" means any description of vessels provided with sufficient sail area for navigation under sails alone, whether or not atted with mechanical means of propulsion, and includes a rowing boat or cance but does not include a pleasure craft.

(2) The terms "coasting vessels" and "vessels exclusively engaged in the coasting trade of India" means vessels engaged in the carriage by sea of passengers or goods from and to any port or place within India.

- (3) The term "foreign-going vessels" means vessels employed in trading between any port or place in India and any other port or place or between ports or places outside India.
- 2. This notification shall come into force on the date of its publication in the Official Gazette.

INo. 19-PG(11)/67-II.

G.S.R. 201.—In exercise of the powers conferred by sub-section (1) of section 35 of Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following amendment in the notification of the Government of India, in the late Ministry of Transport No. 8-PI(71)/53, dated the 11th April, 1953, namely:—

In the said notification, for the last paragraph and the Explanation thereunder. the following shall be substituted, namely:—

"A surcharge at the rate of twenty per cent only shall be levied in respect of all sailing vessels, whether foreign going or coasting, and on vessels exclusively engaged in the coasting trade of India, including tug boats, ferry boats and river boats, whether propelled by steam or other mechanical means."

Explanation.—(1) The term "sailing vessels" means any description of vessels provided with sufficient sail area for navigation under sails along, whether or not fitted with mechanical means of propulsion, and includes a rowing boat or canoe but does not include a pleasure craft

- (2) The terms "coasting vessels' and "vessels exclusively engaged in the coasting trade of India" means vessels engaged in the carriage by sea of passengers or goods from and to any port or place within India.
- (3) The term "foreign-going vessels" means vessels employed in trading between any port or place in India and any other port or place or between ports or places outside India.
- 2. This notification shall come into force on the date of its publication in the Official Gazette

[No. 19-PG(11)/67-III |

G.S.R. 202.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Kandla Port Rules, 1955, published with the notification of the Government of India, in the late Ministry of Transport (Transport Wing) No. 3-PH(78)/54, dated the 22nd January, 1955, the same having been previously published as required by sub-section (2) of the said section, namely:—

#### Amendment

- 1. These rules may be called the Kandla Port (Amendment) Rules, 1966
- 2. In the Kandla Port Rules, 1955 for rule 62 the following rule shall be substituted, namely:—
  - "62-Application for Entering or Leaving the Port.

A written application shall be made to the Deputy Conservator by the Master or owner or Agent of any vessel intending to enter or leave the Port. Such application shall state the name of the vessel and its draught and shall ordinarily be made twelve hours before the Pilot is required to board the vessel."

[No. 2-PG(27)/65·]

#### MINISTRY OF TRANSPORT AND AVIATION

#### ERRATA

In the Ministry of Transport and Aviation (Transport Wing) two notifications bearing Nos. 2-P.G.(28)/67-1 and II, dated 30th October, 1967, published as G.S.R. 1704 and 1705 at page 1822 of the Gazette of India Part II—Section 3—Subsection (i). dated 11th November, 1967, the following corrections are to be made:—

- (i) G.S.R. 1704—In line 2 of the notification for the words "of India" read "hereby".
- (ii) G.S.R. 1705—In line 6 of the notification for the words "Shri Jasbhi G. Vaidya" read "Shri Jasbhai G Valdya".

#### MINISTRY OF LAW

#### (Legislative Department)

New Delhi, the 30th August 1967

- G.S.R. 203.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Official Language (Legislative) Commission (Class III—non-gazetted posts) Recruitment Rules, 1963, namely :—
- These rules may be called the Official Language (Legislative) Commission, (Class III—non-gazetted posts) Recruitment (Amendment) Rules, 1967.
- 2 In the Schedule to the Official Language (Legislative) Commission (Class III—non-gazetted posts) Recruitment Rules, 1963 after Serial No. 7 and the entries relating thereto, the following Serial No. and entries shall be inserted, namely:—

I	2	3	4	5	6	7	8
8 Copy- holder.	2	General Central Service, Class III (Non-gazetted— Ministerial).	Rs. 110—3—131—4 —155—EB—4— 175—5—180.	Not applicable	18-23 years	(i) Matriculation or equivalent qualification.  (ii) Experience of English & Hindi Copyholding/Proof Reading work in a Printing Press or a Newspaper Office,  Desirable:  (i) Knowledge of Hindi.  (ii) Knowledge of English typewriting & Hindi typewriting.	Does not arise
9		10	II		12		13
2 YESTS	I	00% direct recruitmen	t. Not applical	ole Does	not arise	Not:	applicable.

[No. F. 36(24)/67-Adm. I (LD)]

E. VENKATESWARAN, Dy. Secy.

#### (Legislative Department)

The following translation in Hindi of the Official Language (Legislature) Commission (Class III-non-gazetted posts) Recruitment (Amendment) Rules, 1967 is hereby published under the authority of the President and shall be deemed to be the authoritative text thereof in Hindi under clause (b) of sub-section (1) of Section 5 of the Official Languages Act, 1963 (19 of 1963).

### विधि मंत्रालय

(विद्यायी विभाग)

नई दिल्ली, 30 ग्रगस्त, 1967

सं का विव 204—संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रदत्त शक्तियों का प्रवोग करते हुए, राष्ट्रपति एतव्दारा राजभाषा (विधायी) आयोग, (वर्ग 3—अराजपत्नित पद) भर्ती नियम, 1963 में अतिरिक्त संशोधन करने के लिए निम्नलिखित नियम बनाते हैं, श्रर्यात्:—

- 1. ये नियम राजभाषा (त्रिधायी) ब्रायोग, (वर्ग 3—श्वराजपत्रित पद) भर्ती (संसोधन) नियम, 1967 कहे जा सर्केंगे ।
- 2. राजभाषा (विधायी) ब्रायोग, (वर्ष 3—-ब्राराजपितत पद) भर्ती नियम, 1963 की ब्रनु-सूची में, श्रम संख्या 7 तथा तस्संबंधित प्रविष्टियों के पश्चास्, निम्नलिखित क्रम सं० तथा प्रविष्टियां श्रन्तःस्थापित की जाएंगी, ब्रबति:—

1	2	3	4	5	6	7
8. कापी-	2		110-3-	लागू		23 सावश्यक
होल्डर		केन्द्रीय सेवा वर्ग 3	−131−4− 155– <b>द</b> ∘		वर्ष	"(i) मैद्रिकुलेशन या समतुल्य अर्हता ।
		(श्रराज- पन्नित लिपि- कीय)	रो०−4−	Q. II.		(ii) किसी मुद्रणालय या किसी समाचारपद्म कार्यालय में ग्रंग्रेजी ग्रौर हिन्दी की कापी होल्डरी/प्रूफ रीडिंग
						का श्रनुभव । <b>बास्टनीय</b>
						(1) हिन्दी का श्रान
						(ji) ग्रंगेजी टाइप करने सथा हिन्दी टाइप करनेकाज्ञानः

8	9	10	11	12	13
<b>प्रथन ही</b> नहीं उठता ।	2 वर्ष	। 00 प्रतिशत मीधी भर्ती ।	लागू नहीं होता ।	प्रश्न ही नहीं उठता ।	लागू नही होता ।

[सं॰ फा॰ 36(24)/67-प्रशा01 (वि॰ वि॰) ई० वॅक्टेश्वरन, उप सचिव।

#### (Department of Legal Affairs)

New Delhi, the 16th January 1968

G.S.R. 205.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure 1908 (5 of 1908), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Law (Department of Legal Affairs) No. GSR. 1412 dated the 25th November, 1960, namely:—

#### In the said notification,

- (1) for the brackets and words "(other than a suit on the original side of the High Court at Bombay or a Special Civil Application on the Appellate Side of that High Court or a suit in the City Civil Court, Calcutta)", the following shall be substituted, namely:—
  - "other than a suit on the original side of the High Court at Bombay or Calcutta or a Special Civil Application on the Appellate Side of either of the said High Courts or a suit in the City Civil Court, Calcutta)";
- (2) in the schedule,
  - (a) in item 14 relating to West Bengal, in sub-item (a) relating to High Court in column 2, in entry (b), the following shall be added at the end and shall be deemed to have been so added with effect from the 11th December, 1967, namely:—
    - "(iv) relating to Railways—Shri S. C. Sinha, Solicitor to the Government of India, Ministry of Law, Department of Legal Affairs, Branch Secretariat, Calcutta."

- (b) after item 17 and the entries relating thereto, the following items and entries shall be inserted namely:—
- "18. Tripura Judicial Commissioner, Court and other Courts.

Government Advocate,

19. Chandigarh All Courts.

SHRI O. S. N. RANA, Government Pleader.".

[No. F. 15(1)/67-J.]

K. S. PANDALAI,

Jt. Secy. & Legal Adviser to the Government of India.

#### MINISTRY OF EDUCATION

New Delhi, the 18th January 1968

- G.S.R. 206.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to the posts of Deputy Director of Education under the Delhi Administration, namely:—
- 1. Short title.—(i) These rules may be called the Directorate of Education, Delhi (Class I posts) Recruitment Rules, 1967.
- (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule to these rules.
- 3. Number, classification and scale of pay.—The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit specified in column 6 of the said schedule may be relaxed in the case of Scheduled Castes, Scheduled Tribes, or other special categories of persons in accordance with the orders issued from time to time by the Central Government.

- 5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries, in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the post, and
- (b) no woman, whose marriage is void by reason of her husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, in consultation with the Union Public Service Commission, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons

Recruitment Rules for the Post of Deputy Director of Education under the Delhi Administration.

Name of Post	No. of Posts	Classifi- cation	Scale of Pay	Whether Selection Post or Non- Selection Post	Age for direct recruits	Educational and othe qualifications required for direct recruits
I	2	3	4	5	6	7
Deputy Di- rector of Education.	8	General Central Service Class I, Gazetted.	Rs. 700—40—1100—50/2—1250.	Selection	40 years (Relexable for Govt. servants).	Essential:  (i) Atleast 2nd Class Master's degree of a recognised University or equivalent.  (ii) Degree Diploma of a recognised Institution in Teaching Education.  (iii) About 7 years' experience in the field of education including about 3 years in responsible administrative capacity.  (iv) Knowledge of local languages namely viz Hindi/Urdu.  (Qualifications relaxable at Commission's discrtion in case of candidates otherwise well qualified)  Desirable  Experience of work in an examining body e.g., Board of High/Higher Secondary

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Promotees	Period of Probation, if any	whether by direct rectt, or by pro- motion or by de-	fer, grades from which promotion/ deputation/trans-	exists, what is : its composi- tion	in which UPSC
8	9	10	II	12	13
No	Two years	By promotion failing which by transfer failing which by direct recruitment.	Promotion—Assistant Direct-or/Inspector of schools with 5 years service in the grade.  Transfer— Officers of the Education Departments under the Central Government or a State Government with the qualifications prescribed und ercolumn 7.	Class I Departmental Promotion Committee.	As required under the rules.

[No. F 7-4/65.BSE.5.]

#### New Delhi, the 20th January 1968

G.S.R. 207—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Andaman and Nicobar Islands Education Department (Class II Gazetted Posts) Recruitment Rules, 1966, namely:—

- (i) These rules may be called the Andaman and Nicobar Islands Education Department (Class II Gazetted Posts) Recruitment Amendment Rules, 1967.
- (ii) They shall come into force on the date of their publication in the Official Gazette.

administrative

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well quali-

an ad capacity.

fied).

- 2. In the Andaman and Nicobar Islands Education Department (Class II Gazetted Posts) Recruitment Rules, 1986—
- (i) after rule 5, the following rule shall be inserted, namely:—"6. Power to relax.
  - Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules in respect of any class or category of persons";
  - (ii) for the Schedule, the following Schedule shall be substituted, namely:—

Recruitment Rules for Class II Gazetted posts in the Department of Education, Andaman and Nicobar Islands viz:—

- 1. Education Officer.
- 2. Assistant Education Officer,
- 3. Principal, Government Higher Secondary Multipurpose School for Boys, Port Blair.
- Principal, Government Higher Secondary School (Boys and Girls), Car Nicobar.
- 5. Principal, Government Higher Secondary School (Girls), Port Blair.

No. of Posts	Classifi- cation,	Scale of pay		direct re-	Educational and other qualifications requir- ed for direct re- cruits
	3	4	5	€:	7
1	Central Service Class II (Gazetted	500-30-590- EB-30-800- EB-30-830-35	Selection	45 years (Relaxable for Govt, servants).	Essential:  (i) A Master's degree of a recognised University or equivalent.  (ii) A degree or diploma in Education of a recognised University/Institution.
	of Posts	of cation, Posts  1 General Central Service Class II (Gazetted (Non-Mir	of cation, Posts  1 General Rs. 475-25- Central 500-30-590- Service EB-30-800- Class II EB-30-830-35 (Gazetted) 900. (Non-Mini-	of cation, Selection Post or Non- Selection Post  1 General Rs. 475-25- Selection Central 500-30-590- Service EB-30-800- Class II EB-30-830-35 (Gazetted) 900. (Non-Mini-	of cation, Posts  Selection Post or cruits  Non-Selection Post  General Rs. 475-25- Selection 45 years Central 500-30-590- Service EB-30-800- Class II EB-30-830-35 (Gazetted) 900. (Non-Mini-

#### Islands Administration.

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Promotees		whether by directed rectt. or by promotion or by deputation/tran-	deputation/tra- nsfer, grades from which promotion/de- putation/transfer to be made	what is its	Circumstances in which UPSC is to be consul- ted in making rectt.
8	9	10	Υı	12	13
Age: No. Qualifications: Yes.	Two years	by transfer on deputation & failing both	Promotion: (i) Principals of Higher Secondary Schools. (ii) Assistant Education Officer. (With 5 years service in the respective grades). Transfer on Deputation: Suitable Officers holding anlogous posts under the Central Government/State Governments including Union territories.	Class II Departmental Promotion Committee	As required under the rules.

(ii) Proficiency in Hindi. Selection 45 Assistant Edu-General Rs. 425-25-Essential: years Relaxable (i) Master's degree cation Offi-Central 500-30-500-30 of a recognised Uni-CĈT. Service 680. for Governversity or equivalent Class II ment ser-(Gazetted) vants). (ii) A decree or diploma in Education Non Ministerial). of a recognised University/Institution. (iii) Three years' experience of education al work including experience in an administrative capacity. (Qualifications relaxable at Commission's

Principal, Government Higher Secndary Multipurpose School for Boys, Port Blair.

8QT

т

Principal, Government. Higher Secondary School (Boys & Girls) Car Nicobar.

General Central Service Class II (Gazetted)

Ks. 425 25-500-30-680.

Selection vears (Relaxable

for Government servants)

Essential: (i) Muster's

Hindi.

of a recognised University or equivalent. (ii) Degree/Diploma in Education from recognised University/Institution.

degree

discretion in case of candidates otherwise well qualified). Desirable:

(i) Adequate experience as an School Inspecting Officer. (ii) Proficiency

in

(iii) About 3 years exrerience of administrative charge of an Intermediate College or about five years experience of administrative charge of

Or

a High School,

THE GAZETTE OF INDIA: FEBRUARY 3, 1968/MAGHA 14, 1889 199 8 13 9 IC IT 12 (Period of deputation ordinarily notexceeding 3 years). Ne As required Two years By promotion Promotion: Class Π transfer (i) Head Master, D.P.C. under the rules. or failing which Boys Higher by deputation & Secondary school. falling both by (ii) Head Master, direct recruit-Teachers Training School.

(iii) Post-graduate Teachers ment. (Grade 1) (with 5 years service in the respective grades). Transfer: Principals of Higher Secondary Schools. Transfer on Deputation: Suitable officers holding analogous posts under the Central Government/State Governments including Union Territories. (Period of deputation ordinarily not exceeding 3 years). Class II As required Age No. Two years By promotion Promotion: Qualifications: failing (i) Post-graduate which D.P.C. under the Yes. Teachers (Grade rules. by transfer deputation (Men on I) (ii) Head Mastand failing both by direct Teachers eг, Training School. recruitment. (With 5 service in the respective grades).

> Transfer on deputation: Suitable Officers holding

\_\_\_\_

1 2 3 4 5 6 7

About 5 years teaching experience in a recognised Higher Secondary School or at an Institute for training of teachers.

Or

About 8 years teaching experience in a recognised High School.

Or

About 3 years experience of educational administration with about 2 years teaching experience in High/Higher Secondary Schools/ Teachers Training Institute.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.)

Principal Government Higher Secondary School (Girls)Port Blair. General Rs. 425-25-Central 500-30-680. Service. Class II (Gazetted)

Selection

45 years (Relaxable for Government servants). Do,

8

9

13

Analo∻ gous posts under the Central Government/ State Governments including Union Territories.

Io

(Period of deputation ordinarily not exceeding 3 years).

11

12

Age: No. Two years Qualifications: 4 Yes.

By promotion failing which by transfer deputation failing both by direct recruitment.

Promotion:Post-graduate on Teachers (Grade & I (Women) with 5 years service in the grade.

Class II D.P.C.  $\mathbf{A}\mathbf{s}$ required under the rules.

Transfer on Deputation. Suitable officers holding analogous posts under the Central Government/State Governments including Union Territories. (Period of deputation ordinarily not exceeding 3 years).

[No. F. 7-1/67.BSE.5.]

D. K. HINGORANI, Deputy Educational Adviser.

#### New Delhi, the 22nd January 1968

G.S.R. 208.—In pursuance of clause (f) of sub-section (1) of section 2 of the Indian Museum Act, 1910 (10 of 1910), the Central Government hereby nominates Dr. D. M. Sen, Vice-Chancellor, Burdwan University, Burdwan (West Bengal) as a Trustee of the Indian Museum, Calcutta for a period of 3 years with effect from the 22nd January 1968 in the place of Dr. A. Aiyappan.

[No. F. 11-32/67-CAI(5).]

A. S. TALWAR, Under Secy.

# नई दिल्ली, दिनांक 22 जनवरी, 1968

जी०एस० आर० 209. — भारतीय संगहालय ऋधिनियम 1910 (1910 के 10) की धारा 2 की उपधारा (1) के खंड (एफ) के अनुसरण में केन्द्रीय सरकार इसके द्वारा डा० डी० एम० सैन, उपकुलपित बर्दैवान विश्वविद्यालय, बर्दवान (पश्चिम बंगाल) को डा० ए० अय्यापन के स्थान पर 22 जनवरी, 1968 से तीन वर्ष की अविध के लिए भारतीय संग्रहालय, कलकत्ता का न्यासी (ट्रस्टी) मनोनीत करती हैं।

[सं० एफ 1 1- 32 / 67-सी० ए० 1 (5)]

ए० एस० तलवार, भ्रवर मचिव ।

#### I INISTRY OF FINANCE

## (Department of Revenue & Insurance)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 17th January 1968

G.S.R. 210.— In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby directs, that, each of the new medicinal preparations specified in column (2) of the Table below, of the manufacturer specified in column (3), shall be included in the categories of preparations specified against it in column (4) of the said Table.

TABLE							
S. No. [ Medicinal preparation		Name of the manufacturer	Category				
(1)	(2)	(3)	(4)				
I.	Uri Ashoka.	M,s. United Research Insti- tute, Lucknow.	Allopathic Unrestricted preparation, ralling, un-				
2.	Carmitona Gripe Water	-do-	der Item No. 1(i)(a) of the schedule to the				
3.	Essential Oil Mixture.	-do-	Medicinal and Toilet Preparations (Excise				
4.	Syrup Vasaka-cum-Tolu.	-do-	Duties) Act, 1955 (16 of 1955).				
5.	Xylotox 2%	M/s. J.L. Morison, Son & Jones (India) Pvt. Ltd., Bombay.	>527				
6.	Xylotox Hydro-chloride Plain 2%	-do-					

3

т

			·
7	Xylotox Hydrochloride Plain 1%	M.s. J. L. Morison, Son & Jones (India) Pvt. Ltd., Bombay.	Allopathic Unrestricted preparation, falling under Item No. 1(1)(a) of the schedule to the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955).
8	. Jules Cordial for Women	M/s. H. Jules & Co. Pharmaceutical Works, Nagpur.	-do-
9	. Syrup Cofex	M/s. Zone Chemical Co. Bombay.	-do-
10	. Zonodyne	-do-	-do-
11	. Secrodyl Injection	M/s. British Drug Houses (India) Pvt. Ltd., Bombay.	-do-
12	. Raktadoshantak	M/s. Aphali Pharmaceutical Ltd. Ahmednagar.	-do
13	. Nutripac	M/s. Pharmad Private Ltd., Rombay. ■	Allopathic restricted pre- paration falling under item I(ii)(b) of the sche- dule to the Medicinal and Toilet Prepara- tions (Excise Duties), Act, 1955 (16 of 1955)

[F. No. 45/5(19) 67-Opium]

#### CUSTOMS AND CENTRAL EXCISES

### New Delhi, the 3rd February 1968

- G.S.R. 211.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Covernment hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) tenth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for serial No. 53 and the entries relating thereto, the following shall be substituted, namely:—

"53 Plastic Bangles (all sorts)
29 per cent of the F.O.B. value"
with or without metal
folls.

[No. 10/F.No.1/45/67-DBK.]

- G.S.R. 212.—In exercise of the powers conferred by sub-section (2) of section 73 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1968, namely:—
- 1 These rules may be called the Customs and Central Excise Duties Export Drawback (General) eleventh Amendment Rules, 1968.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules. 1960 for serial No. 32 and the entries relating thereto, the following shall be substituted, namely:—
- "32 Silk fabrics and ready-made garments made therefrom Rs. 1.30 per Kgexcluding Tassar Silk

Provided that such fabrics or ready-made garments contain silk, other than silk noil yarn, of not less than 75 per cent by weight."

3. This notification shall be deemed to have come into force on the 31st day of December, 1968.

[No. 11/F.No. 1/46/66-DBK.]

- G.S.R. 213—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendments in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Twelfth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 2 and the entries relating thereto, the following shall be substituted, namely:—
- "2. Plastic goods other than spectacle frames, Leather cloth, Polyvinyl Chloride Cables and Plastic Sequins, that is to say—
  - Phenol formaldehyde moulding powder.

Rs. twenty-two and fifty palse per quintal,

(2) Polystyrene moulding powder

Rupees six and seventy paise per quintal.

(3) Urea formaldehyde moulding powder.

Forty-three rupees per quintal.

(4) Polyvinyl Chloride sheeting.

Rupees one hundred and five and fifty paise for quintal.

- (5) Articles, or component parts of any article, which is manufactured wholly of any one and not more than one of the following materials:—
  - (i) Acrylic Composition-

Rupees three hundred and two and fifty palse per quintal.

(ii) Cellulose acetate moulding powder or cellulose acetate sheets, rods

Rupees five hundred and sixty-two and fifty paise per quintal.

- (iii) Cellulose acetate butyrate moulding powder.
- Rupees seven hundred and sixty-four per quintal.
- (iv) Cellulose nitrate sheets, films, rods or tubes.
  - Rupees eleven hundred and fifty-seven and fifty paise per quintal.
- (v) Phenol formaldehyde moulding powder-
  - (a) Subject to 'set off' The amount of import duty per quintal of Phenol formaldehyde moulding powder paid in the relevant Bill of entry or Rupees four hundred and sixty per quintal, whichever is less:

Provided that the exporter produces evidence to the satisfaction of the Collector of Customs and also produces a certificate from the manufacturer that a quantity of 118 Kgs. of Phenol formaldehyde moulding powder has been imported by the exporter or the manufacturer and used, within a period of six months immediately preceding the date of such exportation, for the manufacture of every quintal of product exported and that the quantity of imported Phenol formaldehyde moulding powder has not been:—

 (i) similarly correlated to, and accounted for against, any other previous exportation of articles of Phenol formaldehyde moulding powder;

OF

- (ii) previously re-exported as such or in any other form with or without claim for drawback.
- (b) Without 'set-off'.

Rupres one hundred twenty-four and seventy paise per quintal.

(vi) Polyamide moulding powder.

Rupees one thousand two hundred forty-six and fifty paise per quintal.

(vii) Polymethyl methacrylate (acrylic) sheets, films rods or tubes. Rupees one thousand fifty-seven and fifty palse per quintal.

- (viii) Polystyrene moulding powder:--
  - (a) Subject to 'set-off' against imports.

The amount of import duty per quintal of Polystyrene moulding powder paid in the relevant Bill of Entry or rupees six hundred sixteen and fifty paise per quintal, whichever is less.

Provided that the exporter produces evidence to the satisfaction of the Collector of Customs and also produces a certificate from the manufacturer that a quality of 105 Kgs. of Polystyrene moulding powder has been imported by the exporter or the manufacturer and used for the manufacture of every quintal of the product exported within a period of six months immediately preceding the date of such exportation and that the quantity of imported polystyrene moulding powder has not been:—

 (i) similarly correlated to, and accounted for against any other previous exportation of articles of Polystyrene moulding powder;

Оľ

- (ii) previously re-exported as such or in any other form with or without claim for drawback.
- (b) Without 'set-off'. Rupres one hundred and sixty-two per quintal.
- (ix) Polythene moulding powder:-
  - (a) Subject to 'set-off' against imports.

The amount of import duty per quintal of polythene moulding powder paid in the relevant Bill of Entry or rupees three bundred and seventy-one, per quintal, whichever is less.

Provided that orter produces evidence to the satisfaction of the Collector of Customs and also produces a certificate from the manufacturer that a quantity of 105 Kgs. of Polythene moulding powder has been imported by the exporter or the manufacturer and used for the manufacture of every quintal of the product exported within a period of six months immediately preceding the date of such exportation and that the quantity of imported polythene moulding powder has not been—

(i) similarly correlated to, and accounted for against any other previous exportation of articles of polythene moulding powder;

or

- (ii) previously re-exported as such or in any other form with e without claim for drawback
- (b) Without 'set off'. Rupees one hundred and eighty and fifty palse per quintal

(x) Polyvinyl Chloride Composition.

Rupees one hundred and forty-three and fifty paise per quintal.

(xi) Urea Formaldehyde moulding powder:-

(a) Subject to 'set-off' against imports

The amount of import duty per quintal of Urea formaldehyde moulding powder paid in the relevant Bill of Entry of rupees four hundred and eighteen per quintal, whichever is less.

Provided that the exporter produces evidence to the satisfaction of the Collector of Customs and also produces a certificate from the manufacturer that a quantity of 118 Kgs. of Urea formaldehyde moulding powder has been imported by the exporter or the manufacturer and used for the manufacturer of every quintal of the product exported, within a period of six months immediately preceding the date of such exportation and that the quantity of imported Urea formaldehyde moulding powder has not been:—

 similarly correlated to, and accounted for against any other previous exportation of articles of Urea formaldehyde moulding powder;

ΟĽ

(ii) previously re-exported as such or in any other form with or without claim for drawback.

(b) Without 'set-off'.

Rupees one hundred and seventy-three and fifty paise per quintal.

(xii) Polyvinyl Chloride sheeting. Rupees one hundred and ten and fifty paise per quintal.

3. This notification shall be deemed to have come into force on 8th July, 1967.

[No. 12-F. No. 1/37/67-DBK.]

G.S.R. 214.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) 13th Amendment Rules, 1968.
- 2. In the Customs and Central Exclse Duties Export Drawback (General) Rules. 1960:
- (i) in the First Schedule for Serial No. 55 and the entries relating thereto, the following shall be substituted, namely:—

"55(A) Umbrella ribs.

<b>\</b> /		
(1)	Solid ribs of sizes:	Rates per 10000 ribs.
	(a) 15"	Rs. 36.30.
	(b) 17"	Rs. 39.89.
	(c) 19"	Rs. 43.75.
	(d) 20"	Rs. 45.81.
	(e) 21"	Rs. 47.87,
	(f) 23"	Rs. 51.36.
	(g) 24"	R <sub>S</sub> . 53.00.
	(ĥ) 25"	Rs. 54.70.
	(1) 27"	Rs. 59.64.
	• •	
(2)	Flexus ribs of sizes:	
,	(a) 21"	Rs. 118.88.
	(b) 23"	Rs. 126.80.
	(c) 24"	Rs. 131.40
	(d) 25"	Rs. 136.00.
(3)	Fluted ribs of sizes:	
(-)	(a) 21"	Rs. 126.80.
	(b) 23"	Rs. 137.19.
		Rs. 147.63.
	(c) 25"	113. 111.00.

(B) Umbrellas of sizes  (a) 15"×8 Solid ribs (b) 17"×8 Solid ribs (c) 19"×8 Solid ribs (d) 20"×8 Solid ribs (e) 20"×10 Solid ribs (f) 21"×8 Solid ribs (g) 21"×10 Solid ribs (h) 23"×8 Solid ribs (i) 23"×10 Solid ribs (j) 24"×8 Solid ribs (j) 24"×8 Solid ribs (k) 25"×8 Solid ribs (l) 25"×8 Solid ribs (m) 25"×10 Solid ribs (m) 25"×10 Solid ribs (m) 25"×12 Solid ribs (n) 25"×16 Solid ribs (o) 27"×18 Solid ribs (o) 27"×18 Solid ribs (g) 27"×10 Flexus ribs (g) 21"×10 Flexus ribs (h) 23"×8 Flexus ribs	Rates of drawback Rs. 15.00. Rs. 18.79. Rs. 20.88 Rs. 21.96. Rs. 24.82. Rs. 22.21. Rs. 25.51. Rs. 27.65. Rs. 26.33. Rs. 27.26. Rs. 30.29. Rs. 32.80. Rs. 36.81. Rs. 31.52. Rs. 33.98. Rs. 34.03. Rs. 34.03. Rs. 34.03. Rs. 31.94.	)er	10	Dozens
(s) $21'' \times 10$ Flexus ribs.				

- (ii) in the Second Schedule, for serial No. 24 and the entries relating thereto, the following shall be substituted, namely:—
  - "24. Umbrellas and components thereof, not otherwise specified."

[No. 13-F. No. 1/69/66-DBK.]

- G.S.R. 215.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Fourteenth Amendment Rules, 1968.
  - 2. These rules shall come into force with effect from 1st January, 1968.
- 3. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960—
- (a) In the First Schedule, after Serial No. 87 and the entries relating thereto, the following shall be inserted, namely :—
  - "88. Tyres and Tubes, all sorts excepting bicycle tyres and tubes, including Flaps and Tread Rubber.

#### Tyres

- From sizes with sectional width of 2.50 upto and including 6.70.
- (a) Rayon: Rs. 0.88 per Kg.
   (b) Cotton: Rs. 0.52 per Kg.
- (2) From sizes with sectional width of 7.00 upto and including 14.00
- (a) Nylon: Rs. 2.03 per Kg.
  (b) Rayon Rs. 0.90 per Kg.
  (c) Cotton Rs. 0.52 per Kg.
- (3) From sizes with sectional width of 15.00 and above
- Nylon Rs. 1. 88 per Kg.
- (4) Tubes (all sizes except cycle tubes)
- Nylon Rs. 0.96 per Kg.
- (5) Rickshaw covers (all sizes)
- Nylon Rs. 0.64 per Kg.

(6) Flaps (all sizes)

- Nylon Rs. 0.47 per Kg.
- (7) Tread Rubber (all sizes)
- Nylon Rs. 0.56 per Kg.

- (b) In the Second Schedule for Scrial No. 44 and the entries relating thereto, the following shall be substituted, namely:—
  - "44. Rubber goods other than Footwear and Tyres and Tubes, all sorts, excepting bicycle tyres and tubes, including Flaps and Tread Rubber."

[No. 14/F. No. 1/104/66-DBK]

- G.S.R. 216.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) 15th Amendment Rules, 1968.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960—
- (a) in the First Schedule, after Serial No. 88 and the entries relating thereto, the following shall be added, namely:—

1	2	3
"89.	Steel files not exceeding 30.5 cm. in length,	Rs. 456 per Tonne.
(b) in the the following	Second Schedule, for Serial No. 154 and shall be substituted, namely:—	the entries relating thereto,
1	2	
''154.	Small and cutting tools (other than 30.5 cm. in length."	n steel files) not exceeding

[No. 15/F. No. 154/3/66-DBK.]

- G.S.R. 217.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following rules further to amond the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Sixteenth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the entries against Serial No. 71, the proviso shall be omitted.

[No. 16/F.No. 1/109/65-DBK.]

- G.S.R. 218.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Seventeenth Amendment Rules, 1968.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 264 and the entry relating thereto, the following shall be substituted, namely:—

"264. Explosives."

3. This Notification shall be deemed to have come into force on the 30th day of March, 1966.

[No. 17/F.No 264/1/66-DBK.]

- G.S.R. 219.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further Amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Eighteenth Amendment Rules 1968.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960,—
- (i) in the First Schedule, after Serial No. 89 and the entries relating thereto, the following shall be added, namely:—
  - "90. Rosin Cored Solder wire

Rs. 6:20 per Kg. of Tin content and Re. 0:50 paise per Kg. of Lead content.

- (ii) in the Second Schedule for Serial No 237 and the entries relating thereto, the following shall be substituted namely:—
  - "237 (a) Flux Cored Solder Wire
    - (b) Tin Solder Sticks."

[No. 18/F.No. 1/48/67 DBK.]

- G.S.R. 220.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1 These rules may be called the Customs and Central Excise Duties Export Drawback (General) Nineteenth Amendment Rules, 1968.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, for Serial No. 83 and the entries relating thereto, the following shall be substituted, namely:—

1 2 3

"83. Steel Wire Ropes.

(a) Ungalvanised IWRC

Rs. 452.60 per tonne of steel content.

(b) Ungalvanised Steel Wire Ropes Rs. 452.60 per tonne of steel conwith fibre Coretent. plus Rs. 251.50 per tonne of fibre content if manufactured out of Sisal fibre; or

Rs. 628 00 per tonne of fibre content, if manufactured out of manila hemp; or

Rs. 192.50 per tonne of fibre content if manufactured out of jute

(c) Galvanised Steel Wire Ropes I

Rs. 458.30 per tonne of steel content.

Ι

2

3

(d) Galvanised Steel Wire Ropes Rs. 458.30 per tonne of steel conwith fibre Core.

Rs. 251.50 per tonne of fibre content, if manufactured out of Sisal fibre; or

Rs. 628.00 per tonne of fibre content if manufactured out of manila hemp; or

Rs. 192.50 per tonne of fibre content if manufactured out of jute."

This Notification shall be deemed to have come into force on 10th June, 1967.

[No. 19/F.No. 1/103/66-DBK.]

- G.S.R. 221.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further Amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Twentieth Amendment Rules, 1968.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after Serial No. 289 and the entries relating thereto, the following shall be added, namely:—

"290. Fibreglass Wool

291 Chopped Strand Mat."

[No. 20/F.No. 290/1/68-DBK.]

#### Customs 1 4 1

## New Delhi, the 3rd February 1968

- G.S.R 222.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further Amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR 575 (55/F. No. 34/86/60-Cus. IV) dated the 28th May, 1960, namely:—
- 1. In the Schedule to the said Notification, for Serial No. 330 and the entry relating thereto, the following shall be substituted, namely:—
  - "330. Explosives."
- 2 This Notification shall be deemed to have come into force on the 30th day of March, 1966

[No. 9/F.No. 264/1/66-DBK.]

G.S.R. 223.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further Amendment in the Notification of the Government of India in the Ministry of Finance (Department

of Revenue) No. GSR 575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May. 1960. namely:—

In the Schedule to the said notification, after the existing item at Serial No. 353 and the entries relating the eto, the fellowing shall be added, namely.—

"354 Fibreglass Wool

355 Chopped Strand Mat"

[No. 10/F.No. 290/1/68-DBK.]

G. P. DURAIRAJ, Dy. Secy.

### (Department of Revenue and Insurance)

#### CENTRAL EXCISE

New Delhi, the 3rd February 1968

- G.S.R. 224.—In exercise of the powers conferred by sub-tule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts printing pastes made from gold bronze powder falling under Item No 14 of the First Schedule to the Central Excises and Salt Act 1944 (1 of 1944), from the whole of the duty of excise leviable thereon, subject to the condition that,—
  - the appropriate duty on the gold bronze powder used for the making of such pastes has been paid; and
  - (il) the pastes so made are used by the manufacture of the paste in the printing of textiles in the same factory.

[No. 10/68-C.E.F. No. 1/47/66-CXVI.]

G.S.R. 225.—In exercise of the powers conferred by sub-rule (1) of rule 8 the Central Excise Rules, 1944, the Central Government hereby exempts glass shells, (intended for use in electric bulbs), falling under Item No. 23A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), and broken in the factory of manufacture and not used in the further manufacture of electric lighting bulbs, from the whole of the duty of excise leviable thereon.

[No. 11, 68-C.E F No. 9/30/67 CXVI]

DAYA SAGAR, Under Secy.

#### (Department of Revenue and Insurance)

### CENTRAL EXCISES

#### New Delhi, the 3rd February 1968

G.S.R. 226.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the notification of the Government of India in the late Ministry of Finance (Department of Revenue) No. 97/60 Central Excises, dated the 30th June, 1960, namely:—

In the said notification-

- (a) after the word "trailer", the words "and every chassis of such trailer" shall be inserted; and
- (b) the following Explanation shall be added at the end, namely:-

"Explanation.—For the purposes of this notification, "chassis" of trailer means an assembly of a trailer without a body but with axle, wheels and towing arrangement."

[No. 13/68-F. No. 13/2/64-CX IV-]

A. P. KUMTAKAR, Under Secy-

## (Department of Revenue and Insurance)

#### CENTRAL EXCISES

### New Delhi, the 3rd February 1968

G.S.R. 227. -In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 161/66-Central Excises dated 8th October, 1966, namely:—

In the said notification,---

- (i) in the second proviso, after the words "the retail prices" occurring at the end, the words "and an option so exercised shall remain in force until the same is modified by the manufacturer by intimation to the proper officer in writing" shall be added; and
- (ii) for the third proviso, the following proviso shall be substituted namely:—

"Provided further that a manufacturer shall be entitled to modify the option as aforesaid only once during the course of a financial year."

[No. 14/68-C.E. F. No. 24/27/67-CX.I.]

K. L. REKHI, Under Secy.

#### ERRATUM

In the Ministry of Finance (Department of Revenue and Insurance) Notification No. 126/F. No. 5/107/65-Cus I, dated 9th December, 1967 published as G.S.R. 1876 at page 2076 in the Gazette of India Part II—Section 3—Sub-section (i), dated 16th December, 1967, the following correction may be made:—

In para 2 of the notification for "20th August, 1966" read "20th August, 1965".

#### CENTRAL BOARD OF EXCISE AND CUSTOMS

### CENTRAL EXCISES

New Delhi, the 3rd February 1968

G.S.R. 228.—In exercise of the powers conferred by sub-rule (1) of rule 191-A of the Central Excise Rules, 1944 the Central Board of Excise and Customs hereby declares that the procedure laid down in that rule for export out of India of articles under claim for rebate of duty on the excisable contents thereof shall apply to "Surgical Dressings".

[No 12/68-CE-F. No. 12/6/67-CXII.]

DAYA SAGAR, Under Secy.

#### MINISTRY OY COMMERCE

New Delhi, the 18th January, 1968

- G.S.R. 229 In exercise of the powers conferred by the proviso to article 309 of the Constitution the Central Government hereby makes the following rules regulating recruitment to the post of Senior Hindi Investigator in the Ministry of Commerce, hamely:—
- I. Short title and commencement: (I) These rules may be called the Senior Hindi Investigator (Ministry of Commerce) Recruitment Rules, 1968.
  - (2) They shall come into force on the date of their publication in the official Gazette.

- 2. Classification of post and scale of pay.—The classification of the post and the scale of pay attached thereto shall be as specified in columns 3 and 4 of the Schedule hereto annexed.
- 3. Method of recruitment, age limit and other qualifications, etc.—The met 1 c a recruitment to the said post, age limit, qualifications and other matters relating thereto, shall be as specified in columns 5 to 13 of the said Schedule.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidate belonging to the Scheduled Castes or Scheduled Tribes and other special categories of persons, in accordance with the general orders of the Central Government issued from time to time.

- 4. **Disqualification**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts, and
- (b) no woman whose marrriage is void by reason of the husband having wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

5. Power to Relax.—Where the Central Government is of opinion that it is necessary or expedient so to do it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of posts or persons.

SCHE

Name of No. of | Classification Scale of pay Whether Post posts

Selection rect recruits qualifications required post or nonselection

Age for di- Educational and other for direct recruits.

1 2 3 4 6 5 7

post

Senior Hindi Investigator

1 General Central Service Class 20-575. II (Non-Gazetted: Non-Ministerial)

Rs.325—15 Selection 30 years and Essential—475—EB— below (Re- (i)(a) Maste below (Re-

laxable for Government Servants)

(i)(a) Master's degree in Hindi or En glish with Eng lish and Hindi respectively, as subjects at deg ree level.

> (b) Adequate grounding Sanskrit. in

> > OR

Masters' degre in Sanskrit with Hindi and English as subjects in degree classes.

(ii) Experience of terminological work in Hindi and/ or translation work from English into Hindi and vice versa.

(Qualifications relaxable at Commission's discretion in case of candidates wise well 1

## Desirable:

Journalistic experience and aptitude for public relations work.

DULK

Whether age Period of and educational probation, qualifications if any. prescribed for di rect recruits will apply in the case of Promotees.

Method of recruitment whether by premotion/depuby direct recruit-ment or by pro-from which promomotion or by de- tion/deputation/ putation/transfer transfer to be made. and percentage of the vacancies to be filled by various methods.

In case of recruitment If a D.P.C. Circumis its ccmposition

exists, what sterces in which U.P.S.C. is to be consulted in making recruitment.

8

9

IO

11

12

13

No

Two years By promotion, failing which by transfer on deputation and failing both by direct recruitment.

Promotion:

Hindi Investigators with 3 years service in the grade.

Class II De-As required partmental under the Promotion rules. Committees.

Transfer on deputation: Suitable officers holding analogous posts under Central Government.

(Period of deputation-ordinarily not exceeding 3 years.)

### New Delhi, the 23rd January 1968

- G.S.R. 230.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Commerce (Kandla Free Trade Zene Administration, Gandhidham) Class II posts recruitment Rules, 1965, namely:—
  - (1) These rules may be called the Ministry of Commerce (Kandla Free Trade Zone Administration, Gandhidham) Class II Posts Recruitment (Amendment) Rules, 1968.
  - (2) In the schedule to the Ministry of Commerce (Kandla Free Trade Zone Administration, Gandhidham) Class II Posts Recruitment Rules, 1965, for the entry under column 11, the following shall be substituted namely :-
    - "Transfer on deputation.—Assistant Accounts Officers, failing which Subordinate Accounts Service Accountants with 5 years service in the grade, from any of the organised Accounts Departments, namely Indian Audit and Accounts Department or Indian Defence Accounts Department or Indian Railway Accounts Department.

(Period of deputation—ordinarily not exceeding 3 years)".

[No. 9/13/67-E.I.]

K. K. SACHDEV, Under Secy.

#### RUBBER CONTROL

### New Delhi, the 23rd January 1968

- G.S.R. 231.—In exercise of the powers conferred by section 25 of the Rubber Act, 1947 (24 of 1947), the Central Government hereby makes the following rules further to amend the Rubber Board Service (Classification, Control and Appeal) Rules, 1961, published with the notification of the Government of India in the late Ministry of Commerce and Industry No. S.O. 1242, dated the 23rd May, 1961, namely:-
- 1. These rules may be called the Rubber Board Service (Classification, Control and Appeal) Amendment Rules, 1968.
- 2. In the Rubber Board Service (Classification, Control and Appeal) Rules. 1961,-
  - (i) for rule 6, the following rule shall be substituted, namely:—
    - "6. Constitution of the Board's service-The service shall consist of posts or categories of posts as detailed below:-
      - I. ADMINISTRATION:
        - (a) Non-Technical Posts:
          - (i) Non-Ministerial:
            - Finance & Accounts Officer.
            - 2. Accountant.
            - 3. Legal Assistant.
            - Driver,
            - Rotaprint Operator.
            - 6. Senior Gestetner Operator.
          - (ii) Ministerial:
            - Superintendent.
            - Assistant.
            - 3. Stenographer Grade I.
            - 4. Upper Division Clerk,

- 5. Stenographer Grade II.
- 6, Lower Division Clerk.
- (iii) Class IV Staff:
  - Attender.
  - 2. Jamadar.
  - 3. Peon/Watcher.
  - 4. Sweeper.

## (b) Technical Posts:

- (i) Administration:
  - 1. Caretaker-cum-Electrician Mechanic.
  - 2. Mechanic.
- (ii) Statistical Section:
  - 1. Statistical Officer.
  - 2. Statistical Assistant.
  - 3. Comptist.
- (iii) Cost Accounts Section:
  - 1. Cost Accountant.
- (iv) Market Intelligence Section:
  - 1. Market Intelligence Officer.
  - 2. Economic Assistant.

Any other post or posts not falling under any of the categories mentioned above that may be created with the approval of the Board or the Central Government.

#### II. DEVELOPMENT:

### 'Technical Posts:

- 1. Deputy Rubber Production Commissioner.
- 2. Assistant Development Officer.
- 3. Field Officer.
- 4. Junior Field Officer.
- 5. Surveyor.

Any other post or posts not falling under any of the categories mentioned above that may be created with the approval of the Board or the Central Government.

### III. RESEARCH:

- (a) Technical Posts (Scientific):
  - 1. Director of Research.
  - 2. Deputy Directors.
  - 3. Assistant Rubber Chemist (Organic Chemistry).
  - 4. Assistant Soil Chemist.
  - 5. Cyto Anatomist.
  - 6. Assistant Microbiologist.
  - 7. Research Assistants.
- 3. Junior Research Assistants.
- (b) Technical Posts (Non-Scientific):
- 1. Technical Assistant.
- 2. Liaison Assistant.
- 3. Artist-cum-Photographer.

PART II-

- 4. Laboratory Assistants.
- Rubber Maker.
- 6. Museum Assistant.
- 7. Field Assistants (Selection Grade).
- 8. Field Assistants.
- 9. Rubber Tapping Demonstrators.
- 10. Electrician.
- 11. Carpenter.
- 12. Blacksmith.
- 13. Plumber-cum-Boiler Room Mechanic.
- 14. Turner.
- 15. Mechanic.
- 16. Moulder.
- 17. Welder.
- 18. Laboratory Attender.
- 19. Gardener.

Any other post or posts not falling under any of the categories mentioned above that may be created with the approval of the Board or the Central Government.

#### IV. PUBLICITY SECTION:

Technical Posts:

- 1. Editor.
- 2. Publicity Assistants.
- 3. Commercial Artist.
- 4. Driver-cum-Projector Operator.

Any other post or posts not falling under any of the categories mentioned above that may be created with the approval of the Board or the Central Government.

#### V. LIBRARY:

Technical Posts:

- 1. Librarian.
- Assistant Librarian.

Any other post or posts not falling under any of the categories mentioned above that may be created with the approval of the Board or the Central Government.";

- (ii) in clause (i) of sub-rule (10) of the rule 11, for sub-clause (b), the following sub-clause shall be substituted, namely:—
  - "(b) give the Board's employee a notice stating the penalty proposed to be imposed on him and calling upon him to submit within a specified time such representation as he may wish to make against the proposed penalty:

Provided that such representation shall be based only on the evidence adduced during the inquiry.";

(iii) for the Schedule, the following Schedule shall be substituted, namely:-

## "SCHEDULE

Description of post and/ Appointing or Class Authority		Authority competent to impose penalties and penalties which it may impose (with reference to item numbers in rule 9)		Appellate Authority	
		Authority	Penalties		
(1)	(2)	(3)	(4)	(5)	
1. Rubber Production Commissioner (Class I).	Central Government	Chairman Central Government	Item (i) All	Central Govt.	
II. Secretary (Class II)	Central Government.	Chairman Central Government.	Item (i) Ali	Central Govt.	
III. All other Class I Posts:  (a) Posts carrying a pay or scale of pay with a maxi- mum exceeding Rs. 950/- per mensem.	Government	Chairman Central Government	Item(i) ; All	Central Govt.	
(b) Posts carrying a pay or a scale of pay with a maximum not exceed.  Rs. 950/- per mensem.		Chairman	All	Central Govt.	
IV. All other Class II posts.	Chairman	Chairman	All	Central Govt.	
V. All Class III Posts.	Chairman	Chairman	All	Central Gov t	
VI. Class IV Posts:	Rubber Production Com- missioner in the case of employ working in the Sections/De- partments unde his administra control.	e concerned.	A11	Chairman."	
	Secretary in the case of others.				

## MINISTRY OF STEEL, MINES AND METALS

### (Department of Mines & Metals)

New Delhi, the 18th January, 1968

G.S.R. 232.—In exercise of the powers conferred by the provide to article 309 of the Constitution, the President hereby makes the following rules further to amend the Geological Survey of India (Class I and II posts) Recruitment Rules, 1964, namely:—

Short Title and Commencement.—(1) These rules may be called the Geological Survey of India (Class I and II posts) Recruitment (Amendment) Rules, 1968.

- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Geological Survey of Irdia (Class I and II posts) Recruitment Rules, 1964, serial numbers 1 to 26 shall be renumbered as serial numbers 9 to 34 and before the serial numbers, as so re-numbered, the following shall be inserted, namely:—

I	2	3	4	5	6	7
1. Director General.	ſ	General Central Service Class I (Gazetted)	R9. 2250-125 2500.	- Selection	Preferably below 50 years. (Re- laxable for Govt, ser- vants).	(i) M.Sc. degree in Geology of a recog-
••						(ii) About 15 years" experience of field geology in India as well as specialised knowledge of certain branches of geology and research and administrative experience.
						(Qualifications relax- able at Commission's discretion in case of candidates other wise well qualified),
2. Deputy Director General.		General Central Service Class I Gazetted)	Rs. 1800-100- 2000.		Preferably below 50 years (Relax- able for Government servants).	Essential:  (i) M.Sc. degree in Geology of a recognised University or equivalent.  Or  Diploma in Geology from the Indian School of Minesand Applied Geology, Dhanbad.
						ii) 12 years experience of field geology in India as well as specialised knowledge of certain branches of geology and research and administrative experience.

8	1		9	10	11	12	13
140		3	years	By promotion failing which by direct recruitment.	Promotion: Deputy Directors General with 3 years service in the grade.	Class I Departmental Promotion Committee.	As required under of the rules.

By promotion Promotion: failing which Superintending No Class I As required unycars Departmental - der the Geologist/Director (Selection Grade) with 3 by direct re-Promotion rules. cruitment. Committee. years service in the grade failing which Superintending Geologist/Director with 6 years total service in the grades of Super-intending Geo-logist/Director (Selection grade) and Superintend-ing Geologist/ Director combined together.

Service

Class I

(Gazetted).

(i) Master's or equivalent Honours degree in Physics OF Geophysics or Geo-logy of a recognised University.

(ii) About 12 years of field experience in Geophysical Prospecting in responsible and independent charge of geo-physical funits with special reference to exploration of metallic ores, non-metallic minerals, ground-water and Civil Engineering Projects.

(iii) Experience Ín guiding and directin instrumentation.

As required under the Not appli-cable By promotion. Promotion Class 2 years Departmental Superintending Geologists/Direc-Promotion rules. Committee tors with 3 years the service in grade.  $N_0$ years By promotion failing Promotion: As required under the rules. Class 1 2 which by direct D.P.C. Geologist Senior with 5 years serrecruitment. vice in the grade.

 $N_0$ By Promotion Promotion: Class I As required 2 years Superintending D. P.C. under the rules. failing which Geophysicist by direct recruitwith 3 years ser-vice in the grade. ment.

8. Superin-

tending

Chemist.

Do.

3

Rs. 1300-60-

1600.

Do.

45 years &

below.

well qualified.

(i) Master's or equi-

valent Honours Degree in Chemistry of a recognised Uni-

Essential:

versity.

Do.

Do.

Do.

Promotion.
Chemist (Senior)
with 5 years service in the grade.

I .	2	3	4	5	6	7
	<b>-</b>	** <b>*</b>	<b></b>		in Ca	About 10 yedependent analyl work relating cks Minerals water, and assaying precious met
					a) d: c:	alifications rel ole at Commission scretion in case andidates otherwell qualified.
<del></del>	<del></del> -	~ ·		<del> </del>		<del> </del>

EC. 3(i)]	THE GAZETTE	OF INDIA; FEB	RUARY 8, 1968/M	fAGHA 14, 18	227
8	9	10	II	12	13

[No. F. 6/32/66-MIII]

A. SETHUMADHAVAN, Under Secy.

## MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 8th January 1968

G.S.R. 233.—In exercise of the powers conferred by section 8 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby makes the following rules further to amend the Cinematograph (Censorship) Rules, 1958, namely:—

- (1) These rules may be called the Cinematograph (Censorship) Amendment Rules, 1968.
  - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Cinematograph (Censorship) Rules, 1958:-
  - (i) in sub-rule (2) of rule 28, after the words "A fresh certificate", the words and figures "in one of the Forms VI or VII set out in the Schedule according as the authorisation is far unrestricted public exhibition or for public exhibition restricted to adults", shall be inserted;
  - (ii) in the Schedule for Forms IV and V, the following shall be substituted, namely:—

## FORM IV

## [See sub-rule (i) of rule 36]

## Government of India

## (Block of National Emblem)

## CENTRAL BOARD OF FILM CENSORS

This is to certify that th	te film entitled			
within the territories of Indi	has been passed for Unrestricted public exhibition is to which the Cinematograph Act, 1952 extends			
Applicant				
Produced by	······································			
Language of the film				
Gauge of the film	*Length of the film			
Reels				
No. of certificate	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Date of Expiry	U			
	*In the event of a copy of the film being prepared in a gauge other than that mentioned in the certificate, the certified length shall be deemed to be the corresponding length appropriate to that gauge.			
	Chairman, Central Board of $Fil_{\mathbf{m}}$ Censors-			
	<del></del>			
	Form V			
ια	- · ·			
[S	ce sub-rule (1) of rule 36]			
m	Government of India			
•	llock of National Emblem)			
	AL BOARD OF FILM CENSORS			
	has been passed for public exhibition restricted to ries of India to which the Cinematograph Act, 1952			
Applicant				
Produced by				
Language of the Film	· · · · · · · · · · · · · · · · · · ·			
Gauge of the Film				
No of Certificate	<b>.</b>			
Date of Expiry	A			
Dated196 .	*In the event of a copy of the film being prepared in a gauge other than that mentioned in the certi- ficate, the certified length shall be deemed to be the corresponding length appropriate to that gauge.			
	Chairman,			

Central Board of Film Censors.

## FORM VI

[See sub-rule (2) of rule 28]

## Government of India

(Block of National Emblem)

# CENTRAL BOARD OF FILM CENSORS

This is to certify that t	ne nim enutied
within the territories of Inc	has been passed for unrestricted public exhibition. dia to which the Cinematograph Act, 1952 extends.
Applicant	
Produced by	· · · · · · · · · · · · · · · · · · ·
Language of the Film	*Length of the Film
No. of Certificate	·······
Date of Precertification	
Date of Expiry	
Dated	*In the event of a copy of the film being prepared in a gauge other than that mentioned in the certificate, the certified length shall be deemed to be the corresponding length appropriate to that gauge.
	Chairman,
	Central Board of Film Censors.
	<del></del>
	Form VII
z)	ee sub-rule (2) of rule 28]
	Government of India
(E	Block of National Emblem)
CENTRA	AL BOARD OF FILM CENSORS
This is to certify that th	e film entified
within the territories of Indi	en passed for public exhibition restricted to ADULTS a to which the Chinematograph Act, 1952 extends.
Applicant	
	***************************************

Language of the Film....

Gauge of the Film		Reels
		A
Date of Recertification		3
Date of Expiry		
Dated	in a gauge other than t	of the film being prepared hat mentioned in the certi- h shall be deemed to be the propriate to that gauge.

230 THE GAZETTE OF INDIA: FEBRUARY 3, 1968/MAGHA 14, 1889 [PART II-Sec. 3(1)]

Chairman,

Central Board of Film Censors-

[No. F. 3/12/67-FC.]

H C. KHANNA, Dy. Secy.